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## UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT TACOMA

SEAN WILSON, individually and on behalf of all others similarly situated,

Plaintiff.

v.

PTT, LLC, a Delaware limited liability company d/b/a HIGH 5 GAMES, LLC, a Delaware limited liability company,

Defendant.

NO. 3:18-cv-05275-RBL

STIPULATION AND ORDER TO EXTEND DEADLINE TO RESPOND TO INITIAL CLASS ACTION COMPLAINT

## I. **STIPULATION**

Defendant PTT, LLC d/b/a High 5 Games, LLC and Plaintiff Sean Wilson, by and through their attorneys, hereby stipulate to extend by fourteen (14) days Defendant's deadline to answer or otherwise respond to Plaintiff's Class Action Complaint, making Defendant's answer or response due by May 18, 2014.

Defendant's answer or response is currently due Friday, May 4, 2018. No prior requests to extend Defendant's deadline to answer or otherwise respond have been made, and extending the answer or response deadline to May 18, 2018 does not affect any other scheduled dates in the proceeding. The parties have entered into this stipulation because Defendant is located in New York and has only recently obtained local counsel who needs

STIPULATION AND ORDER TO EXTEND DEADLINE TO RESPOND TO INITIAL CLASS ACTION COMPLAINT – 1

(3:18-cv-05275-RBL)

CARNEY BADLEY SPELLMAN, P.S. 701 Fifth Avenue, Suite 3600 Seattle, WA 98104-7010 (206) 622-8020

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1 additional time to analyze the claims and issues presented in Plaintiff's Class Action 2 Complaint. 3 Defendant and Plaintiff further stipulate that to the extent Defendant files a responsive 4 pleading in lieu of an answer, Plaintiff shall thereafter have thirty (30) days to file any 5 opposition thereto, and Defendant shall then have fourteen (14) days to file its reply. 6 DATED this 4th day of May, 2018. 7 8 CARNEY BADLEY SPELLMAN TOUSLEY BRAIN STEPHENS, PLLC 9 By /s/ Christopher A. Wright By /s/ Janissa A. Strabuk\_ Christopher A. Wright, WSBA #26601 Janissa A. Strabuk, WSBA #21827 10 Emilia L. Sweeney, WSBA #23371 Cecily C. Shiel, WSBA #50061 11 Attorneys for Defendant Attorneys for Defendant 12 13 II. **ORDER** 14 15 It is so ordered. 16 DATED this \_\_\_\_\_ day of May, 2018. 17 18 19 Honorable Ronald B. Leighton 20 21 22 23 24 25 26 STIPULATION AND ORDER TO EXTEND DEADLINE TO CARNEY BADLEY SPELLMAN, P.S.

RESPOND TO INITIAL CLASS ACTION COMPLAINT – 2 (3:18-cv-05275-RBL)

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1 **CERTIFICATE OF SERVICE** 2 I hereby certify that on this 4th day of May, 2018, I electronically filed the foregoing STIPULATION AND ORDER TO EXTEND DEADLINE TO RESPOND TO INITIAL 3 CLASS ACTION COMPLAINT with the Clerk of the Court using the CM/ECF system 4 which will send notification of such filing to the following: 5 **Attorneys for Plaintiff** Benjamin H. Richman 6 **EDELSON PC** 350 North LaSalle St 14th Fl 7 Chicago IL 60654 Tel: (312) 589-6370 8 brichman@edelson.com 9 **Attorneys for Plaintiff** 10 Todd Logan Rafey S. Balabanian 11 Eve-Lynn Rapp 12 **EDELSON PC** 123 Townsend St Ste 100 13 San Francisco CA 94107 Tel: (415) 638-9660 14 tlogan@edelson.com rbalabanian@edelson.com 15 erapp@edelson.com 16 **Attorneys for Plaintiff** 17 Janissa Ann Strabuk Cecily C. Shiel 18 TOUSLEY BRAIN STEPHENS PLLC 19 1700 7th Ave Ste 2200 Seattle WA 98101-4416 20 Tel:(206) 682-5600 jstrabuk@tousley.com 21 cshiel@tousley.com 22 DATED this 4th day of May, 2018. 23 24 s/ Lana Ramsey Lana Ramsey, Legal Assistant 25 26 STIPULATION AND ORDER TO EXTEND DEADLINE TO CARNEY BADLEY SPELLMAN, P.S.

RESPOND TO INITIAL CLASS ACTION COMPLAINT – 3 (3:18-cv-05275-RBL)

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Seattle, WA 98104-7010
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